United States Bankruptcy Court Eastern District of Wisconsin

In re	Justin and Rebecca Fuhrman	Case No.	
	Debtor(s)	Chapter	13
•	CHAPTER 13 PLAN	· · · · · · · · · · · · · · · · · · ·	
	NOTICES		
Bank	CE TO DEBTORS: This plan is the model plan as it appears in the Appen ruptcy Court for the Eastern District of Wisconsin on the date this plan is LTERED IN ANY WAY OTHER THAN WITH THE SPECIAL PROVISIONS IN	filed. TH	IS FORM PLAN MAY NOT
V	A check in this box indicates that the plan contains special provisions s	et out in S	Section 10 below.
and d an ob	CE TO CREDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS PLAN. iscuss it with your attorney. If you oppose any provision of this plan you must figetion will be in a separate notice. Confirmation of this Plan by the Court may han the full amount of your claim and/or a lesser interest rate on your claim.	île a writte	n objection. The time to file
	nust file a proof of claim in order to be paid under this Plan. Payments d ct to the availability of funds.	istributed	by the Trustee are
	THE PLAN		
Debto	or or Debtors (hereinafter "Debtor") propose this Chapter 13 Plan:		
1. S	ubmission of Income.		
	btor's annual income is above the median for the State of Wisconsin.		
	(A). Debtor submits all or such portion of future earnings or other future in (hereinafter "Trustee") as is necessary for the execution of this Plan.	come to th	e Chapter 13 Trustee
	(B). Tax Refunds (Check One):		
	 □ Debtor is required to turn over to the Trustee 50% of all net federal and so during the term of the plan. □ Debtor will retain any net federal and state tax refunds received during the state tax. 		
Dedu	Plan Payments and Length of Plan. Debtor shall pay the total amount of _s.p. per (check one) _ month _ week _ every two weeks _ semi-monthly ction(s) from (check one) _ bebtor _ Joint Debtor or by _ Direct Payment(son of the plan may be less if all allowed claims in every class, other than long-	to Trustees) for the p	e by Periodic Payroll eriod of 60 months. The
☑ If o	checked, plan payment adjusts as indicated in the special provisions located a	t Section 1	0 below.

ener. onfirm	Creditors	erally. The amounts listed for claims in the may file a proof of claim in a different amou	it. Objections to claims in		
		owing applies in this Plan:			
× • .	CHECK	A BOX FOR EACH CATEGORY TO INDIC	ATE WHETHER THE PL	AN OR T	THE PROOF OF CLAIM
	CONTIN	, , , , , , , , , , , , , , , , , , ,	Plan Controls	Pro	oof of Claim Controls
	A.	Amount of Debt			V
	В.	Amount of Arrearage			
	C.	Replacement Value - Collateral	₽		
	D.	Interest Rate - Secured Claims	V		
	FAILUR FILED F	RE TO CHECK A BOX UNDER A CATEGO! PROOF OF CLAIM WILL CONTROL FOR T	HE CORRESPONDING	SUD-FAI	RAGRAPH OF THE LAN
4. Acset for	th below,	tive Claims. Trustee will pay in full allowed unless the holder of such claim or expense	has agreed to a different t	ueaunem	t or its ordini.
• .	United \$	rustee's Fees. Trustee shall receive a fee fo States Trustee, not to exceed 10% of funds	received for distribution.		
••	amount	ursuant to 507(a)(2) and 1326(b)(1), any tax	a case ine nalanie di b	1.) / \ / \ /	Will be baid till ought the
		/ balance of Debtor's Attorney's Fees.			
	p=,,	y balance of Debtor's Attorney's Fees. Total Ad	ministrative Claims: <u>\$5</u>		
	p=,,				
5. Pi		Total Ad			
5. Pi	riority Cla	Total Ad			
	riority Cla (A). E	Total Adaims. Domestic Support Obligations (DSO). If checked, Debtor does not have any an assigned, owed or recoverable by a governm	ministrative Claims: \$5 ticipated DSO arrearage dental unit.	claims or	DSO arrearage claims
	riority Cla (A). E a	Total Adaims. Domestic Support Obligations (DSO). If checked, Debtor does not have any an	ticipated DSO arrearage dental unit. arrearage claims or DSO otherwise specified in this S.C. 1322(a)(2). A DSO (B) and 1322(a)(2).	claims or arrearages Plan, pr assigned	DSO arrearage claims e claims assigned, owed o riority claims under 11 U.S I to a governmental unit
	riority Cla (A). E a E r 5	Total Adams. Domestic Support Obligations (DSO). If checked, Debtor does not have any an assigned, owed or recoverable by a governm If checked, Debtor has anticipated DSO recoverable by a governmental unit. Unless 507(a)(1) will be paid in full pursuant to 11 Unight not be paid in full. 11 U.S.C. 507(a)(1)	ticipated DSO arrearage dental unit. arrearage claims or DSO otherwise specified in this S.C. 1322(a)(2). A DSO (B) and 1322(a)(2).	claims or arrearages Plan, pr assigned	DSO arrearage claims e claims assigned, owed o riority claims under 11 U.S
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(a) D Tota	riority Cla (A). E a E r SO Credi	Total Adams. Domestic Support Obligations (DSO). If checked, Debtor does not have any an assigned, owed or recoverable by a governmel of checked, Debtor has anticipated DSO ecoverable by a governmental unit. Unless 507(a)(1) will be paid in full pursuant to 11 Unight not be paid in full. 11 U.S.C. 507(a)(1) itor Name and Address Other Priority Claims (e.g., tax claims). The	ticipated DSO arrearage dental unit. arrearage claims or DSO otherwise specified in this. S.C. 1322(a)(2). A DSO (B) and 1322(a)(2). (b) Estimated Arrearage	claims or arrearag s Plan, pr assigned	DSO arrearage claims e claims assigned, owed of iority claims under 11 U.S. If to a governmental unit (c) Total Paid Through Plans \$0 full through the plan.
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payment of to	Claims. The holde the underlying deb the effective date on the allowed amou	t determined to of the plan, of	under non-bank property to be d	riintev iaw	or disch	arue unc	161 3668011 13	ZU. IIIC		
(A).	Claims Secured b	y Personai Pi	roperty.							
٠.,	If checked, Th retain. Skip to 6(B)	e Debtor does).	oes not have claims secured by personal property which debtor intends to							
	If checked, Th	If checked, The Debtor has claims secured by personal property which debtor intends to retain.								
	(i). Adequate propayments. Upon of The Trustee shall 1326(a)(1)(C):	confirmation th	o treatment of se	curea ciaim	s will be c	ments to	creditors purs	uant to		
	(a) Creditor		(b)	Collateral		(c) l	Monthly Adequ pay	ate protection ment amount		
United Const	umer Financial (UCF)		Kirby Vacuum				\$15			
			Total monthly ac				\$15			
	☑ If checker Skip to (b).	Claims - Full I d, the Debtor h	Payment of Debt as no secured claim as secured claim	paragraphs t Required. aims which s which require (1) secur	require full pred by a r	ull payme	nt of the under of the underlyin money securit	lying debt. ig debt. y interest in a		
	vehicle; (2) w vehicle is for the debt was	hich debt was	incurred within 9° se of the debtor; 0 1 1 year of filing. S	10 days of fi	uing the b	ankrupic or the de	bt is any other ation the Trust	thing of value, ee will pay the		
(8	a) Creditor	(b) C	ollateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate		(g) Estimated Total Paid Through Plan		
TOTALS					\$0			\$0		

	☐ If checke	d, the Debtor has no		claims which	may be reduc	ed to	replacer	ment va	lue. S	Skip to
	(B). If checke amount of the	d, the Debtor has se e debt or the replace	ecured clai ement valu	ms which ma e assigned to	ay be reduced the property	to rep	olacemer olumn (o	nt value d).	. The	Э
(a) Cre		(b) Collatera		(c) Purchase Date	(d) Replaceme Value/Deb	nt	(e) Interest Rate	(f) Estima Montl Paym	nly	(g) Estimate Total Pa Throug Plan
UCF		Kirby Vacuum		2012	500 (RV)		3.25			\$550
					671 (Debt)	***			
TOTALS					<u> </u>					\$550
(a) Creditor Bank of America	make all pos ordinarily co provided for continuing e	ed, the Debtor has cl st-petition mortgage per me due. These regu under the loan docu ach month thereafte	payments lar monthl ments, ard r, unless the (b) Prope	directly to ea y mortgage p e due beginn his Plan prov erty description	ach mortgage payments, whi ing the first du rides otherwis	credito ch ma ue dato e.	or as tno v be adi	se payn usted u	nents p or c	s down as
(i	If check	ed, the Debtor has a Plan. Trustee may p column (d) until paic	oay each a	ge claim sect llowed arrea	rage claim the	esum	iateu iiic	ontany po	ауппе	
(a) Creditor		(b) Property			Arre	nated arage Claim	N	imated Monthly syment	7	Estimated Fotal Paid ough Plar
Bank of Americ	a	2831 N 79th St	reet, Milwa	ukee, WI 532	22 \$0					\$0
	<u> </u>									
						-				
TOTALS					\$0					\$0
Total Secured	Surrender of C	Paid Through the Foollateral. This Plan any secured claim file their secured claim	shall serv	e as notice to cured lien ho s satisfied in	iner wriose co	ender	of the c	CHACLEC	auu	er the r before
1										

(a) Creditor	(b) Collate	al to be surrendered				
			·			
7. Unsecured Claims.			L (IXI also de			
\$29 836 After all other classes	the total of general unsecured debt no have been paid, Trustee will pay to than $$29,836$ or 100 %, whichever i	ne creditors with allowed g	eragraph (b) below is eneral unsecured			
(B). Special classes of u	nsecured claims:					
Total Unsecured	Claims to Be Paid Through the Pla	n:				
8. Executory Contracts and	d Unexpired Leases.					
	Debtor does not have any executory o					
contracts and unexp	Debtor has executory contracts and/o pired leases are assumed, and payme roposes to cure any default by paying ected in column (d) at the same time t	ents due atter filing of the ca I the arrearage on the assu	med leases or contracts secured creditors after			
(a) Creditor	(b) Nature of lease or executory	(c) Estimated arrearage claim	(d) Estimated monthly payment			
	contract	Ciam				
		Totals:	\$0			
9. Property of the Estate. Full Upon Confirmation Upon Discharge	unexpired leases are rejected upon or Property of the estate shall revest in Don; or standing anything to the contrary set f	ebtor (Check one):	nclude the provisions			
set forth below. The provisions value of this plan.	will not be effective unless there is	a check in the notice box	preceding Paragraph			
equally between allowed secured cla 2. For claims subject to Section 6(A provided in Section 6(A)(ii)(b) according the plan until the secured value Section 6(A)(ii)(b), has been paid in Any claim with a secured value of \$ 3. The 2006 Honda Pilot shall be pa 4. No loans for tuition or education 5 Mr. Debtor, Justin Fuhrman, shall	ds shall be paid to Debtor's attorneys fees aims in Section 6(A) of this plan and Debto(ii)(b): Secured Claims Subject to Valuarding to 11 U.S.C. §506(a). Each of the salue or the amount of the claim, whichever full. Any remaining portion of the allow to shall be treated as a general unsecured aid directly outside of the Plan to WFDS to shall be paid through the Plan. Debtors if 1 pay 139 bi-weekly via payroll deduction shall pay 150 semi-monthly via payroll defined.	tion Under § 506. The collater ecured claims in this section, it is less, plus simple interest it ed claim shall be treated as a golding. To protect the co-signer. hall pay directly outside of the it.	in full. ral shall be valued as if allowed, shall be paid in the amount listed in general unsecured claim.			

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 12. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Joint Debtor

Signature

Attorney

State Bar No. Firm Name

1069905

Geraci Law L.L.C.

Firm Address

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Chapter 13 Model Plan - as of January 20, 2011